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PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Docket No: A8062

Regina J. LIU, et al.

Allowed: June 22, 2006

Appln. No.: 09/771,519

Group Art Unit: 3625

Confirmation No.: 6767

Examiner: Jeffery A. SMITH

Filed: January 24, 2001

For: METHOD, APPARATUS, AND ARTICLE OF MANUFACTURE FOR EXECUTING A STATEMENT TO MANIPULATE DATA

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

ATTN: MAIL STOP ISSUE FEE

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

REMARKS

Applicant makes the following comments on the Examiner's statement of reasons for allowance:

The Examiner's statement should not be misinterpreted as meaning that the identified features are the only patentable feature in any of the claims. The independent claims and the dependent claims include various aspects which provide a separate basis for patentability. The Examiner's statement emphasizes certain aspects of the claims, but each claim should be interpreted using its own precise language, without inferring any particular emphasis from the Examiner's statement.

Patent Office personnel are requested to note that the present submission does not adversely affect the patent term adjustment accrued by Applicant to date. As emphasized in the "Clarification of 37 C.F.R. § 1.704(c)(10) – Reduction of Patent Term Adjustment for Certain

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Types of Papers Filed After a Notice of Allowance Has Been Mailed," 1247OG111 (6/26/01), "a response to the examiner's reasons for allowance" is an example of a paper that does "not cause substantial interference and delay in the patent issue process" and is "not considered a 'failure to engage in reasonable efforts' to conclude processing or examination of the application."

Therefore, the Applicant remains entitled to the full patent term adjustment set forth on page 3 of the Notice of Allowance mailed June 22, 2006.

Respectfully submitted,



Nataliya Dvorson
Registration No. 56,616

SUGHRUE MION, PLLC
Telephone: (202) 293-7060
Facsimile: (202) 293-7860

WASHINGTON OFFICE
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